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| 7 | Attorneys for Defendant CAPITOL RECORDS, LLC | | | |
| 8 | UNITED STATES DISTRICT COURT | | | |
| 9 | NORTHERN DISTRICT OF CALIFORNIA | | | |
| 10 | OAKLAND DIVISION | | | |
| 11 | MARTHA DAVIS, as an individual on behalf of herself and all others similarly |) Case No. 12-cv-1602-YGR) (Related to Case No. 12-cv-3059-YGR) | | |
| 12 | situated, | ORDER ADMINISTRATIVELY | | |
| 13 | Plaintiff, |) CLOSING CASES PENDING) CONSOLIDATION AND SETTLEMENT | | |
| 14 | VS. |) APPROVAL) | | |
| 15 | CAPITOL RECORDS, LLC, et al., |) | | |
| 16 | Defendants. | ý) | | |
| 17 18 | RALPH VIERRA TAVARES, et al., |) Case No. 12-cv-3059-YGR) (Related to Case No. 12-cv-1602-YGR) | | |
| | Plaintiffs, |) Assigned to: Hon. Yvonne Gonzalez Rogers | | |
| 19 | VS. |) | | |
| 20 | CAPITOL RECORDS, LLC, et al., |) | | |
| 21 | Defendants. |) | | |
| 22 23 | |) | | |
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| | ODDED | 12-cv-1602-YGR/12-cv-3059-YGR | | |
| | ORDER | | | |

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Plaintiff Martha Davis ("Davis"), the plaintiff in the action styled as *Davis v. Capitol Records*, *LLC*, Case No. 12-cv-1602-YGR (the "Davis Action"), and plaintiffs Ralph Vierra Tavares, Arthur Tavares, Feliciano Vierra Tavares, Antone Lawrence Tavares, and Perry Lee Tavares, individually and jointly p/k/a "Tavares", the plaintiffs in the action styled as *Ralph Vierra Tavares*, *et al. v. Capitol Records*, *LLC*, Case No. 12-cv-3059-YGR (the "Tavares Action"), and Defendant Capitol Records LLC ("Defendant" or "Capitol"), the sole defendant in both the *Davis* Action and the *Tavares* Action (collectively, the "Related Actions"), submit the following Joint Supplemental Case Management Statement and proposed order to administratively close these actions pending final approval of a proposed class settlement.

As the parties previously advised this Court at a telephonic conference, the *Davis* Action and *Tavares* Action are the subject of a proposed class settlement pending before the Honorable Susan Illston in *Rick James et al. v. UMG Recordings, Inc.*, CV 11-01613 SI (MEJ) (the "*James* Action"). *See* Exhibit A (Stipulation of Settlement). In connection with and solely for purposes of effectuating that proposed class settlement, the parties have stipulated to the filing of a consolidated complaint that joins the *Davis* Action and *Tavares* Action with the *James* Action before Judge Illston. To conserve private and judicial resources, and in light of the pendency of the proposed class settlement, which Judge Illston preliminarily approved on April 28, 2015, ¹ the parties stipulate and request that the *Davis* Action and *Tavares* Action be administratively closed, without prejudice, pending final approval of the proposed class settlement.

¹ Based on prior discussions with this Court, the parties advised Judge Illston that the Court supports efforts to resolve the *Davis* Action and *Tavares* Action through settlement. Judge Illston directed the parties to relay to this Court that, in the event this Court has an objection to the proposed resolution of the claims asserted in the *Davis* Action and *Tavares* Action through a consolidated complaint in the *James* Action, the parties shall confer with this Court as to an alternative method for resolving those actions. The parties respectfully submit that proceeding in a consolidated fashion in the *James* Action (the first filed of the three actions) advances the interests of all parties and avoids duplicative proceedings.

Case4:12-cv-01602-YGR Document116 Filed05/05/15 Page3 of 6

1 The parties will advise the Court regarding any ruling relating to final approval of the 2 settlement. Assuming final approval is granted, the parties have stipulated that such approval shall function as dismissal of the *Davis* Action and the *Tavares* Action with prejudice. 3 IT IS SO STIPULATED. 4 5 6 DATED: May 1, 2015 SIDLEY AUSTIN LLP 7 8 /s/ Sean A. Commons Bv: Peter I. Ostroff (Bar No. 45718) 9 Rollin A. Ransom (Bar No. 196126) Sean A. Commons (Bar No. 217603) 10 SIDLEY AUSTIN LLP 555 West Fifth Street, Suite 4000 11 Los Angeles, California 90013 Telephone: (213) 896-6000 12 Facsimile: (213) 896-6600 postroff@sidley.com 13 rransom@sidley.com scommons@sidley.com 14 Attorneys for Defendant Capitol Records, LLC 15 16 **17** 18 19 20 21 22 23 24 25 26 27 28

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| 28 | ²⁸ | 10 . 1000 NOD 10 . 2050 NOD |
| | ODDED | 12-cv-1602-YGR/12-cv-3059-YGR |

ORDER

| 1 | DATED: May 1, 2015 | NDIK & McNAMARA, P.C. | |
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| 2 | | | |
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| 15 | ORI | DER | |
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| 17 | Good cause appearing, including the joint stipulation of counsel for the parties, the <i>Davis</i> | | |
| 18 | Action.'34/EX/3824. and <i>Tavares</i> Action." | 34/EX/527; are hereby administratively closed without | |
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| 20 | IT IS SO ORDERED. | | |
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| 22 | II . | | |
| | Dated: <u>May 5</u> , 2017 | Lyone Gualeflee | |
| | Dated: <u>May 5</u> , 2017 | United States District Judge | |
| 23 24 | Dated: <u>May 5</u> , 2017 | """In Yvonne Gomalez Degers | |
| 23 24 | Dated: <u>May 5</u> , 2017 | """In Yvonne Gomalez Degers | |
| 23 24 25 | Dated: <u>May 5</u> , 2017 | """In Yvonne Gomalez Degers | |
| 23 24 25 26 | Dated: <u>May 5</u> , 2017 | """Indn. Yvonne Gomalez Rogers | |
| 23 24 25 26 27 | Dated: <u>May 5</u> , 2017 | """Indn. Yvonne Gomalez Rogers | |
| 23 24 25 26 | Dated: <u>May 5</u> , 2017 | """Indn. Yvonne Gomalez Rogers | |